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Date of Signature and Deposit: July 1, 2005

John D. Franzini, Reg. No. 31,356 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Bevan E. Grueneberg

Application No.:

10/623,752

Filed:

July 21, 2003

For:

COLLAPSIBLE SHELF UNIT

Group Art Unit:

3637

Examiner:

Jose V. Chen

Confirmation No.: Att'y. Docket:

4863 650005.93944

RESPONSE A

MS Amendment Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

Please enter into the record of the above application the following amendment:

- Pages 2-4 contain a set of the pending claims, with amendments made herein to 1. claim 1.
 - 2. Page 5 contains an amendment to the Specification.
 - 3. Page 6 contains remarks.

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U. S. Application No. 10/623,752

Group Art Unit: 3637

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REMARKS

A terminal disclaimer is enclosed to overcome the double patenting rejection.

Claim 1 is being amended to eliminate unnecessary limitations and better define the invention.

The specification is being amended to better summarize the invention.

It is respectfully submitted that none of the prior art of record discloses or suggests a collapsible shelf unit as claimed and that therefore claims 1-14 as amended should be allowed.

Please charge the terminal disclaimer fee, and any other fees that may be due, to deposit account no. 17-0055.

Respectfully submitted,

BEVANE. GRUENEBERG

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REJECTION OVER A "PRIOR" PATENT 650005.93944 In no Application of: Bevian E. Grueneberg Application No.: 10/623,752 Filiat: 07/21/2003
Application No.: 10/623,752 Filed: 07/21/2003
Float 07/21/2003
Eng
FOR COLLAPSIBLE SHELF UNIT
The owner", <u>Menusius Corporation</u> of <u>100</u> percent interest in the tretent application hereby discisences as provided below, the terminal part of the statutory term of any parent granted on the frastert application which would extend be the supiration date of the full statutory term prior patient No. <u>8,612,669</u> as the term of said prior patient is destined in 35 U.S.C and 175, and an the term of said prior patient is presently strottened by any terminal disclaimer. The owner hereby agrees that any past granted on the instant application shall be enforces the only for and during such period that it and the prior patient are commonly owned agreement rune with any patient granted on the instant application and is binding upon the grantee, its successors or assigns.
In making the above discipliner, the owner does not discisin the terminal part of the term of any patent granted on the instant application would extend to the explication date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of eald patent to prove making shortened by any terminal discissiner," in the event that said prior patent later: explice for failure to pay a maintenance fee; is held unenforceable:
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is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.
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2. The undersigned is an estimacy or egent of record, Reg. No. 31,358.
Jh. J. Fraging 7/1/2005
John D, Franziri
Typed or printed name
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